

Eastern Plating Co., Inc.

1200 South Baylis St.
Baltimore, MD 21224

January 17, 2008

1650 Arch Street
Philadelphia, PA 19103

Ms. Peterson & Ms. Henry:

Per your request, please find enclosed all documents requested by you at the time of your inspection of our facility Tuesday, December 11, 2007. These items include (for both facilities):

- Area inspection logs (90/180 day)
- Contingency plans
- Manifests & LDRS (2005 – Present)
- Training records (including job titles, descriptions, & required training)
- EPA biannual report
- Information requested for drums located in receiving area of Baylis St. facility

Additionally, please note that the training records included encompass only 2006 – present. Records for previous years were maintained by the former staff chemist, and have not yet been located. To ensure compliance with all training requirements, we have consulted with Amasia Enterprises, Inc, to provide any and all further-required training. (This is scheduled to occur spring of 2008. If you have any questions regarding this, you may contact Andy Amasia, President, at 410-879-1362).

Finally, I would like to bring to your attention the matter of our status as a small-quantity generator of hazardous waste. As shown in our hazardous waste manifest (included), our main hazardous waste is chromic acid solution. A review of our attached purchase records will show that we, in the course of a given year, do not purchase enough chromic products to qualify as a Large Quantity Generator. Furthermore, a review of the attached hazardous waste manifest records may indicate that our facilities exceed the Small Quantity Generator "On-site accumulation quantity" allowance of 6,000 kg. However, due to the very low concentration of these rinse waters (the vast majority of our chromic products leave our facility on the products we treat), it is our belief that we are still within the limits of the SQG guidelines.

Regards,


Wellington Abhilashi
Plant Chemist
Eastern Plating Company, Inc.